IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLORADO

Civil Action No. 13-cv-01300-MSK-MJW

JOHN B. COOKE, Sheriff of Weld County, Colorado TERRY MAKETA, Sheriff of El Paso County, Colorado JUSTIN SMITH, Sheriff of Larimer County, Colorado DAVID A. WEAVER, Sheriff of Douglas County, Colorado BRUCE W. HARTMAN, Sheriff of Gilpin County, Colorado KEN PUTNAM, Sheriff of Cheyenne County, Colorado DENNIS SPRUELL, Sheriff of Montezuma County, Colorado TIM JANTZ. Sheriff of Moffat County, Colorado JERRY MARTIN, Sheriff of Dolores County, Colorado MIKE ENSMINGER, Sheriff of Teller County, Colorado SHAYNE HEAP, Sheriff of Elbert County, Colorado CHAD DAY, Sheriff of Yuma County, Colorado FRED D. McKEE, Sheriff of Delta County, Colorado LOU VALLARIO, Sheriff of Garfield County, Colorado FRED HOSSELKUS, Sheriff of Mineral County, Colorado BRETT L. POWELL, Sheriff of Logan County, Colorado JAMES FAULL, Sheriff of Prowers County, Colorado LARRY KUNTZ, Sheriff of Washington County, Colorado BRIAN E. NORTON, Sheriff of Rio Grande County, Colorado DUKE SCHIRARD, Sheriff of La Plata County, Colorado JIM BEICKER, Sheriff of Fremont County, Colorado RONALD BRUCE, Sheriff of Hinsdale County, Colorado CHRIS S. JOHNSON, Sheriff of Otero County, Colorado FRED JOBE, Sheriff of Custer County, Colorado DONALD KRUEGER, Sheriff of Clear Creek County, Colorado JAMES CRONE, Sheriff of Morgan County, Colorado SI WOODRUFF, Sheriff of Rio Blanco County, Colorado TOM RIDENOUR, Sheriff of Kit Carson County, Colorado TOM NESTOR, Sheriff of Lincoln County, Colorado STAN HILKEY, Sheriff of Mesa County, Colorado FORREST FRAZEE. Sheriff of Kiowa County. Colorado RICK DUNLAP, Sheriff of Montrose County, Colorado TED B. MINK, Sheriff of Jefferson County, Colorado DAVE STRONG, Sheriff of Alamosa County, Colorado FRED WEGENER. Sheriff of Park County. Colorado BRUCE NEWMAN, Sheriff of Huerfano County, Colorado RANDY PECK, Sheriff of Sedgwick County, Colorado DOMINIC MATTIVI JR., Sheriff of Ouray County, Colorado JOHN MINOR, Sheriff of Summit County, Colorado

SCOTT FISCHER, Sheriff of Jackson County, Colorado PETER GONZALEZ, Sheriff of Archuleta County, Colorado RICK BESECKER, Sheriff of Gunnison County, Colorado CHARLES "ROB" URBACH, Sheriff of Phillips County, Colorado ROD FENSKE, Sheriff of Lake County, Colorado GRAYSON ROBINSON, Sheriff of Arapahoe County, Colorado DAVID D. CAMPBELL, Sheriff of Baca County, Colorado MIKE NORRIS, Sheriff of Saguache County, Colorado AMOS MEDINA, Sheriff of Costilla County, Colorado MILES CLARK, Sheriff of Crowlev County, Colorado DAVID ENCINIAS, Sheriff of Bent County, Colorado SUE KURTZ, Sheriff of San Juan County, Colorado JAMES (JIM) CASIAS, Sheriff of Las Animas County, Colorado GARRETT WIGGINS, Sheriff of Routt County, Colorado DOUGLAS N. DARR, Sheriff of Adams County, Colorado RODNEY JOHNSON, Sheriff of Grand County, Colorado

COLORADO OUTFITTERS ASSOCIATION;

COLORADO FARM BUREAU;

NATIONAL SHOOTING SPORTS FOUNDATION;

MAGPUL INDUSTRIES;

COLORADO YOUTH OUTDOORS;

USA LIBERTY ARMS:

OUTDOOR BUDDIES, INC.;

WOMEN FOR CONCEALED CARRY;

COLORADO STATE SHOOTING ASSOCIATION;

HAMILTON FAMILY ENTERPRISES, INC. d/b/a FAMILY SHOOTING

CENTER AT CHERRY CREEK STATE PARK;

DAVID STRUMILLO;

DAVID BAYNE:

DYLAN HARRELL;

ROCKY MOUNTAIN SHOOTERS SUPPLY;

2ND AMENDMENT GUNSMITH & SHOOTER SUPPLY, LLC:

BURRUD ARMS INC. d/b/a JENSEN ARMS;

GREEN MOUNTAIN GUNS;

JERRY'S OUTDOOR SPORTS;

GRAND PRIX GUNS;

SPECIALTY SPORTS & SUPPLY;

GOODS FOR THE WOODS;

Plaintiffs,

v.

JOHN W. HICKENLOOPER, Governor of the State of Colorado,

Defendant.

ANSWER TO FIRST AMENDED COMPLAINT FOR DECLARATORY AND INJUNCTIVE RELIEF

JOHN W. HICKENLOOPER, Governor of the State of Colorado ("the Governor"), hereby submits the following Answer to the "FIRST AMENDED COMPLAINT FOR DECLARATORY AND INJUNCTIVE RELIEF" ("Complaint"):

I. OVERVIEW

- 1. The Governor denies the allegation in paragraph number one (1).
- 2. With respect to the allegations of paragraph number two (2) of the Complaint, the Governor affirmatively states that allegations in the first sentence call for legal conclusions to which no response is required; but insofar as a response is required, the Governor denies the allegations. The Governor denies allegations in the second sentence of paragraph two.
- 3. With respect to the allegations of paragraph number three (3) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.

- 4. With respect to the allegations of paragraph number four (4) of the Complaint, the Governor affirmatively states that the allegations call for legal conclusions to which no response is required; but insofar as a response is required, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 5. With respect to the allegations of paragraph number five (5) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 6. With respect to the allegations of paragraph number six (6) of the Complaint, the Governor affirmatively states that allegations call for legal conclusions to which no response is required; but insofar as a response is required, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 7. The Governor admits that an appendix attached to the complaint contains diagrams of firearms magazines.
- 8. With respect to the allegations of paragraph number eight (8) of the Complaint, the Governor is without knowledge or information sufficient

- to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 9. With respect to the allegations paragraph number nine (9) of the Complaint the Governor is without knowledge or information sufficient as to form a belief as to the truth of the allegations concerning "the chief sponsor of HB 1224." The Governor denies the remaining allegations in paragraph nine.
- 10. With respect to the allegations of paragraph number ten (10) of the Complaint, the Governor affirmatively states that allegations call for legal conclusions to which no response is required; but insofar as a response is required, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 11. With respect to the allegations of paragraph eleven (11), the Governor affirmatively states that allegations call for legal conclusions to which no response is required; but insofar as a response is required, the Governor denies the allegations.
- 12. With respect to the allegations of paragraph number twelve (12) of the Complaint, the Governor affirmatively states that House Bill 13-1224 is a writing that speaks for itself.

- 13. With respect to the allegations of paragraph number thirteen (13) of the Complaint, the Governor affirmatively states that allegations call for legal conclusions to which no response is required; but insofar as a response is required, the Governor denies the allegations.
- 14. With respect to the allegations of paragraph number fourteen (14) of the Complaint, the Governor affirmatively states that allegations call for legal conclusions to which no response is required; but insofar as a response is required, the Governor denies the allegations.
- 15. With respect to the allegations of paragraph number fifteen (15) of the Complaint, the Governor affirmatively states that allegations call for legal conclusions to which no response is required; but insofar as a response is required, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations, and therefore the Governor denies them.
- 16. With respect to the allegations of paragraph number sixteen (16) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations, and therefore the Governor denies them.
- 17. With respect to the allegations of paragraph number seventeen (17) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations in the first

- sentence of the paragraph, and therefore the Governor denies them.

 The allegations in the second sentence of paragraph seventeen call for legal conclusions to which no response is required; but insofar as a response is required, the Governor denies the allegations.
- 18. With respect to the allegations of paragraph number eighteen (18) of the Complaint, the Governor affirmatively states that allegations call for legal conclusions to which no response is required; but insofar as a response is required, the Governor denies the allegations.
- 19. The Governor denies the allegations in paragraph nineteen (19). To the extent the allegations of paragraph number nineteen (19) of the Complaint call for legal conclusions, no response is required; but insofar as a response is required, the Governor denies the allegations.
- 20. With respect to the allegations of paragraph number twenty (20) of the Complaint, the Governor affirmatively states that allegations call for legal conclusions to which no response is required; but insofar as a response is required, the Governor denies the allegations.
- 21. With respect to the allegations of paragraph number twenty-one (21) of the Complaint, the Governor affirmatively states that allegations call for legal conclusions to which no response is required; but insofar as a response is required, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore

- the Governor denies them. The Governor affirmatively states that House Bill 13-1224 is a writing that speaks for itself.
- 22. With respect to the allegations of paragraph number twenty-two (22) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 23. With respect to the allegations of paragraph number twenty-three (23) of the Complaint, the Governor affirmatively states that allegations call for legal conclusions to which no response is required; but insofar as a response is required, the Governor denies the allegations.
- 24. With respect to the allegations of paragraph number twenty-four (24) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 25. With respect to the allegations of paragraph number twenty-five (25) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 26. With respect to the allegations of paragraph number twenty-six (26) of the Complaint, the Governor affirmatively states that the allegations

- call for legal conclusions to which no response is required; but insofar as a response is required, the Governor denies the allegations.
- 27. With respect to the allegations of paragraph number twenty-seven (27) of the Complaint, the Governor affirmatively states that allegations call for legal conclusions to which no response is required; but insofar as a response is required, the Governor denies the allegations.
- 28. With respect to the allegations of paragraph number twenty-eight (28) of the Complaint, the Governor affirmatively states that allegations call for legal conclusions to which no response is required; but insofar as a response is required, the Governor denies the allegations.
- 29. With respect to the allegations of paragraph number twenty-nine (29) of the Complaint, the Governor affirmatively states that the allegations call for legal conclusions to which no response is required; but insofar as a response is required, the Governor denies the allegations.
- 30. With respect to the allegations of paragraph number thirty (30) of the Complaint, the Governor affirmatively states that the allegations call for legal conclusions to which no response is required; but insofar as a response is required, the Governor denies the allegations.
- 31. With respect to the allegations of paragraph number thirty-one (31) of the Complaint, the Governor affirmatively states that the allegations

- call for legal conclusions to which no response is required; but insofar as a response is required, the Governor denies the allegations.
- 32. With respect to the allegations of paragraph number thirty-two (32) of the Complaint, the Governor affirmatively states that the allegations call for legal conclusions to which no response is required; but insofar as a response is required, the Governor denies the allegations.

II. JURISDICTION AND VENUE

- 33. With respect to the allegations of paragraph number thirty-three (33) of the Complaint, the Governor denies the allegations.
- 34. With respect to the allegations of paragraph number thirty-four (34) of the Complaint, the Governor denies the allegations.
- 35. The Governor denies the allegations in paragraph number thirty-five (35).
- 36. With respect to the allegations of paragraph number thirty-six (36) of the Complaint, the Governor admits the allegations.

III. PARTIES

37. With respect to the allegations of paragraph number thirty-seven (37) of the Complaint, the Governor affirmatively states that the allegations call for legal conclusions to which no response is required; but insofar as a response is required, the Governor denies the allegations.

- 38. The Governor admits the allegations described in paragraph thirty-eight (38) of the Complaint.
- 39. The Governor admits the allegation described in paragraph thirty-nine (39) of the Complaint.
- 40. The Governor admits the allegation described in paragraph forty (40) of the Complaint.
- 41. The Governor admits the allegation described in paragraph forty-one (41) of the Complaint.
- 42. The Governor admits the allegation described in paragraph forty-two (42) of the Complaint.
- 43. The Governor admits the allegation described in paragraph forty-three (43) of the Complaint.
- 44. The Governor admits the allegation described in paragraph forty-four (44) of the Complaint.
- 45. The Governor admits the allegation described in paragraph forty-five (45) of the Complaint.
- 46. The Governor admits the allegation described in paragraph forty-six (46) of the Complaint.
- 47. The Governor admits the allegation described in paragraph forty-seven (47) of the Complaint.

- 48. The Governor admits the allegation described in paragraph forty-eight (48) of the Complaint.
- 49. The Governor admits the allegation described in paragraph forty-nine (49) of the Complaint.
- 50. The Governor admits the allegation described in paragraph fifty (50) of the Complaint.
- 51. The Governor admits the allegation described in paragraph fifty-one(51) of the Complaint.
- 52. The Governor admits the allegation described in paragraph fifty-two (52) of the Complaint.
- 53. The Governor admits the allegation described in paragraph fifty-three (53) of the Complaint.
- 54. The Governor admits the allegation described in paragraph fifty-four (54) of the Complaint.
- 55. The Governor admits the allegation described in paragraph fifty-five(55) of the Complaint.
- 56. The Governor admits the allegation described in paragraph fifty-six (56) of the Complaint.
- 57. The Governor admits the allegation described in paragraph fifty-seven (57) of the Complaint.

- 58. The Governor admits the allegation described in paragraph fifty-eight (58) of the Complaint.
- 59. The Governor admits the allegation described in paragraph fifty-nine (59) of the Complaint.
- 60. The Governor admits the allegation described in paragraph sixty (60) of the Complaint.
- 61. The Governor admits the allegation described in paragraph sixty-one (61) of the Complaint.
- 62. The Governor admits the allegation described in paragraph sixty-two (62) of the Complaint.
- 63. The Governor admits the allegation described in paragraph sixty-three (63) of the Complaint.
- 64. The Governor admits the allegation described in paragraph sixty-four (64) of the Complaint.
- 65. The Governor admits the allegation described in paragraph sixty-five (65) of the Complaint.
- 66. The Governor admits the allegation described in paragraph sixty-six (66) of the Complaint.
- 67. The Governor admits the allegation described in paragraph sixty-seven (67) of the Complaint.

- 68. The Governor admits the allegation described in paragraph sixty-eight (68) of the Complaint.
- 69. The Governor admits the allegation described in paragraph sixty-nine (69) of the Complaint.
- 70. The Governor admits the allegation described in paragraph seventy (70) of the Complaint.
- 71. The Governor admits the allegation described in paragraph seventy-one (71) of the Complaint.
- 72. The Governor admits the allegation described in paragraph seventy-two (72) of the Complaint.
- 73. The Governor admits the allegation described in paragraph seventythree (73) of the Complaint.
- 74. The Governor admits the allegation described in paragraph seventy-four (74) of the Complaint.
- 75. The Governor admits the allegation described in paragraph seventy-five (75) of the Complaint.
- 76. The Governor admits the allegation described in paragraph seventy-six (76) of the Complaint.
- 77. The Governor admits the allegation described in paragraph seventyseven (77) of the Complaint.

- 78. The Governor admits the allegation described in paragraph seventyeight (78) of the Complaint.
- 79. The Governor admits the allegation described in paragraph seventynine (79) of the Complaint.
- 80. The Governor admits the allegation described in paragraph eighty (80) of the Complaint.
- 81. The Governor admits the allegation described in paragraph eighty-one (81) of the Complaint.
- 82. The Governor admits the allegation described in paragraph eighty-two (82) of the Complaint.
- 83. The Governor admits the allegation described in paragraph eighty-three (83) of the Complaint.
- 84. The Governor admits the allegation described in paragraph eighty-four (84) of the Complaint.
- 85. The Governor admits the allegation described in paragraph eighty-five (85) of the Complaint.
- 86. The Governor admits the allegation described in paragraph eighty-six (86) of the Complaint.
- 87. The Governor admits the allegation described in paragraph eighty-seven (87) of the Complaint.

- 88. The Governor admits the allegation described in paragraph eighty-eight (88) of the Complaint.
- 89. The Governor admits the allegation described in paragraph eighty-nine (89) of the Complaint.
- 90. The Governor admits the allegation described in paragraph ninety (90) of the Complaint.
- 91. The Governor admits the allegation described in paragraph ninety-one (91) of the Complaint.
- 92. The Governor admits the allegation described in paragraph ninety-two (92) of the Complaint.
- 93. With respect to the allegations of paragraph number ninety-three (93) of the Complaint, the Governor affirmatively states that the allegations call for legal conclusions to which no response is required; but insofar as a response is required, the Governor denies the allegations.
- 94. With respect to the allegations of paragraph number ninety-four (94) of the Complaint, the Governor affirmatively states that the allegations call for legal conclusions to which no response is required; but insofar as a response is required, the Governor denies the allegations.
- 95. With respect to the allegations of the first two sentence of paragraph number ninety-five (95) of the Complaint, the Governor affirmatively states that the allegations call for legal conclusions to which no response

is required; but insofar as a response is required, the Governor denies the allegations. With respect to the allegations of the last sentence of paragraph number ninety-five (95) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.

- 96. With respect to the allegations of paragraph number ninety-six (96) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 97. With respect to the allegations of paragraph number ninety-seven (97) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 98. With respect to the allegations of paragraph number ninety-eight (98) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 99. With respect to the allegations of paragraph number ninety-nine (99) of the Complaint, the Governor affirmatively states that the allegations call for legal conclusions to which no response is required, and contains factual allegations that the Governor lacks sufficient knowledge to

- answer and therefore denies; insofar as a response is required, the Governor denies the allegations.
- 100. With respect to the allegations of paragraph number one hundred (100) of the Complaint, the Governor affirmatively states that the allegations call for legal conclusions to which no response is required; but insofar as a response is required, the Governor denies the allegations.
- one (101) of the Complaint, the Governor affirmatively states that allegations call for legal conclusions to which no response is required; but insofar as a response is required, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 102. With respect to the allegations of paragraph number one hundred-two (102) of the Complaint, the Governor affirmatively states that allegations call for legal conclusions to which no response is required; but insofar as a response is required, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 103. With respect to the allegations of paragraph number one hundredthree (103) of the Complaint, the Governor affirmatively states that

- C.R.S. 16-2.5-101, et seq. and C.R.S. 30-10-501, et seq. are writings that speak for themselves. With respect to all other allegations of paragraph number one hundred-three (103) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 104. With respect to the allegations of paragraph number one hundred-four (104) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 105. With respect to the allegations of paragraph number one hundredfive (105) of the Complaint, the Governor affirmatively states that the
 allegations call for legal conclusions to which no response is required;
 but insofar as a response is required, the Governor is without knowledge
 or information sufficient to form a belief as to the truth of the
 allegations and therefore the Governor denies them.
- 106. With respect to the allegations of paragraph number one hundred-six (106) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 107. With respect to the allegations of paragraph number one hundredseven (107) of the Complaint, the Governor is without knowledge or

- information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 108. With respect to the allegations of paragraph number one hundredeight (108) of the Complaint, the Governor affirmatively states that House Bill 13-1229 is a writing that speaks for itself.
- 109. With respect to the allegations of paragraph number one hundrednine (109) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 110. With respect to the allegations of paragraph number one hundredten (110) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- one hundred-eleven (111) of the Complaint, the Governor affirmatively states that allegations call for legal conclusions to which no response is required; but insofar as a response is required, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 112. With respect to the allegations of paragraph number one hundredtwelve (112) of the Complaint, the Governor affirmatively states that

- allegations call for legal conclusions to which no response is required; but insofar as a response is required, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 113. With respect to the allegations of paragraph number one hundredthirteen (113) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 114. With respect to the allegations of paragraph number one hundred-fourteen (114) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 115. With respect to the allegations of paragraph number one hundredfifteen (115) of the Complaint, the Governor affirmatively states that
 the allegations call for legal conclusions to which no response is
 required; but insofar as a response is required, the Governor is without
 knowledge or information sufficient to form a belief as to the truth of the
 allegations and therefore the Governor denies them.
- 116. With respect to the allegations of paragraph number one hundredsixteen (116) of the Complaint, the Governor is without knowledge or

- information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 117. With respect to the allegations of paragraph number one hundredseventeen (117) of the Complaint, the Governor affirmatively states that
 allegations call for legal conclusions to which no response is required;
 but insofar as a response is required, the Governor is without knowledge
 or information sufficient to form a belief as to the truth of the
 allegations and therefore the Governor denies them.
- 118. With respect to the allegations of paragraph number one hundredeighteen (118) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 119. With respect to the allegations of paragraph number one hundrednineteen (119) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 120. With respect to the allegations of paragraph number one hundredtwenty (120) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.

- 121. With respect to the allegations of paragraph number one hundredtwenty-one (121) of the Complaint, the Governor denies the allegations.
- 122. With respect to the allegations of paragraph number one hundredtwenty-two (122) of the Complaint, the Governor denies the allegations.
- 123. With respect to the allegations of paragraph number one hundred-twenty-three (123) of the Complaint, the Governor affirmatively states that allegations call for legal conclusions to which no response is required; but insofar as a response is required, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 124. With respect to the allegations of paragraph number one hundredtwenty-four (124) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 125. With respect to the allegations of paragraph number one hundred-twenty-five (125) of the Complaint, the Governor affirmatively states that allegations call for legal conclusions to which no response is required; but insofar as a response is required, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.

- 126. With respect to the allegations of paragraph number one hundred-twenty-six (126) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 127. With respect to the allegations of paragraph number one hundredtwenty-seven (127) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 128. With respect to the allegations of paragraph number one hundredtwenty-eight (128) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 129. With respect to the allegations of paragraph number one hundredtwenty-nine (129) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 130. With respect to the allegations of paragraph number one hundred-thirty 130) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.

- 131. With respect to the allegations of paragraph number one hundredthirty-one (131) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 132. With respect to the allegations of paragraph number one hundred-thirty-two (132) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 133. With respect to the allegations of paragraph number one hundredthirty-three (133) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 134. With respect to the allegations of paragraph number one hundredthirty-four (134) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 135. With respect to the allegations of paragraph number one hundred-thirty-five (135) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.

- 136. With respect to the allegations of paragraph number one hundred-thirty-six (136) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 137. With respect to the allegations of paragraph number one hundred-thirty-seven (137) of the Complaint, the Governor affirmatively states that the allegations call for legal conclusions to which no response is required; but insofar as a response is required, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 138. With respect to the allegations of paragraph number one hundred-thirty-eight (138) of the Complaint, the Governor affirmatively states that the allegations call for legal conclusions to which no response is required; but insofar as a response is required, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 139. With respect to the allegations of paragraph number one hundred-thirty-nine (139) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.

- 140. With respect to the allegations of paragraph number one hundredforty (140) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 141. With respect to the allegations of paragraph number one hundredforty-one (141) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 142. With respect to the allegations of paragraph number one hundredforty-two (142) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 143. With respect to the allegations of paragraph number one hundredforty-three (143) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 144. With respect to the allegations of paragraph number one hundred-forty-four (144) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.

- 145. With respect to the allegations of paragraph number one hundredforty-five (145) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 146. With respect to the allegations of paragraph number one hundred-forty-six (146) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 147. With respect to the allegations of paragraph number one hundredforty-seven (147) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 148. With respect to the allegations of paragraph number one hundredforty-eight (148) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 149. With respect to the allegations of paragraph number one hundredforty-nine (149) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.

- 150. With respect to the allegations of paragraph number one hundred-fifty (150) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 151. With respect to the allegations of paragraph number one hundred-fifty-one (151) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 152. With respect to the allegations of paragraph number one hundred-fifty-two (152) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 153. With respect to the allegations of paragraph number one hundred-fifty-three (153) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 154. With respect to the allegations of paragraph number one hundred-fifty-four (154) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.

- 155. With respect to the allegations of paragraph number one hundred-fifty-five (155) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 156. With respect to the allegations of paragraph number one hundred-fifty-six (156) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 157. With respect to the allegations of paragraph number one hundred-fifty-seven (157) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 158. With respect to the allegations of paragraph number one hundred-fifty-eight (158) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 159. With respect to the allegations of paragraph number one hundredfifty-nine (159) of the Complaint, the Governor affirmatively states that allegations call for legal conclusions to which no response is required; but insofar as a response is required, the Governor is without knowledge

- or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 160. With respect to the allegations of paragraph number one hundred-sixty (160) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 161. With respect to the allegations of paragraph number one hundred-sixty-one (161) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 162. With respect to the allegations of paragraph number one hundred-sixty-two (162) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 163. With respect to the allegations of paragraph number one hundred-sixty-three (163) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 164. With respect to the allegations of paragraph number one hundred-sixty-four (164) of the Complaint, the Governor affirmatively states that the allegations call for legal conclusions to which no response is

- required; but insofar as a response is required, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- sixty-five (165) of the Complaint, the Governor affirmatively states that allegations call for legal conclusions to which no response is required; but insofar as a response is required, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 166. With respect to the allegations of paragraph number one hundred-sixty-six (166) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 167. With respect to the allegations of paragraph number one hundred-sixty-seven (167) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 168. With respect to the allegations of paragraph number one hundred-sixty-eight (168) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.

- 169. With respect to the allegations of paragraph number one hundred-sixty-nine (169) of the Complaint, the Governor affirmatively states that allegations call for legal conclusions to which no response is required; but insofar as a response is required, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 170. With respect to the allegations of paragraph number one hundredseventy (170) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 171. With respect to the allegations of paragraph number one hundredseventy-one (171) of the Complaint, the Governor affirmatively states
 that the allegations call for legal conclusions to which no response is
 required; but insofar as a response is required, the Governor is without
 knowledge or information sufficient to form a belief as to the truth of the
 allegations and therefore the Governor denies them.
- 172. With respect to the allegations in paragraph one-hundred seventy-two (172) the Governor admits that he is the Governor of the State of Colorado. To the extent a response is required, Colo. Const. art. IV, § 2, speaks for itself. To the extent a response is required to the last sentence of paragraph 172, the Governor denies the allegations.

- 173. With respect to the allegations of paragraph number one hundred-seventy-three (173) of the Complaint, the Governor affirmatively states that the allegations call for legal conclusions to which no response is required; but insofar as a response is required, the Governor denies the allegations.
- 174. With respect to the allegations of paragraph number one hundred-seventy-four (174) of the Complaint, the Governor affirmatively states that the allegations call for legal conclusions to which no response is required; but insofar as a response is required, the Governor denies the allegations.
- 175. With respect to the allegations of paragraph number one hundred-seventy-five (175) of the Complaint, the Governor affirmatively states that the allegations call for legal conclusions to which no response is required; but insofar as a response is required, the Governor denies the allegations.
- 176. With respect to the allegations of paragraph number one hundred-seventy-six (176) of the Complaint, the Governor affirmatively states that the allegations call for legal conclusions to which no response is required; but insofar as a response is required, the Governor denies the allegations.

- 177. With respect to the allegations of paragraph number one hundred-seventy-seven (177) of the Complaint, the Governor affirmatively states that the allegations call for legal conclusions to which no response is required; but insofar as a response is required, the Governor denies the allegations.
- 178. With respect to the allegations of paragraph number one hundred-seventy-eight (178) of the Complaint, the Governor affirmatively states that the allegations call for legal conclusions to which no response is required; but insofar as a response is required, the Governor denies the allegations.
- 179. With respect to the allegations of paragraph number one hundred-seventy-nine (179) of the Complaint, the Governor affirmatively states that the allegations call for legal conclusions to which no response is required; but insofar as a response is required, the Governor denies the allegations.
- eighty (180) of the Complaint, the Governor affirmatively states that the allegations call for legal conclusions to which no response is required; but insofar as a response is required, the Governor denies the allegations.

- 181. With respect to the allegations of paragraph number one hundred-eighty-one (181) of the Complaint, the Governor affirmatively states that the allegations call for legal conclusions to which no response is required; but insofar as a response is required, the Governor denies the allegations.
- 182. With respect to the allegations of paragraph number one hundred-eighty-two (182) of the Complaint, the Governor affirmatively states that the allegations call for legal conclusions to which no response is required; but insofar as a response is required, the Governor denies the allegations.
- 183. With respect to the allegations of paragraph number one hundred-eighty-three (183) of the Complaint, the Governor affirmatively states that the allegations call for legal conclusions to which no response is required; but insofar as a response is required, the Governor denies the allegations.
- eighty-four (184) of the Complaint, the Governor lacks knowledge sufficient to admit or deny that that handguns are used in the majority of homicides in the United States, but with respect to the remainder of the allegations of paragraph number one hundred-eighty-four (184) of the Complaint, the Governor affirmatively states that the allegations

- call for legal conclusions to which no response is required; but insofar as a response is required, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- eighty-five (185) of the Complaint, the Governor affirmatively states that the allegations call for legal conclusions to which no response is required; but insofar as a response is required, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- eighty-six (186) of the Complaint, the Governor affirmatively states that the allegations call for legal conclusions to which no response is required; but insofar as a response is required, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 187. The Governor lacks knowledge sufficient to admit or deny the allegations of paragraph one hundred-eighty-seven (187), and therefore denies them.
- 188. With respect to the allegations of paragraph number one hundredeighty-eight (188) of the Complaint, the Governor affirmatively states

that allegations call for legal conclusions to which no response is required; but insofar as a response is required, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.

- 189. With respect to the allegations of paragraph number one hundred-eighty-nine (189) of the Complaint, the Governor affirmatively states that the allegations call for legal conclusions to which no response is required; but insofar as a response is required, the Governor denies the allegations.
- 190. The Governor denies the allegations in paragraph number one hundred-ninety (190) of the Complaint.
- 191. With respect to the allegations of paragraph number one hundredninety-one (191) of the Complaint, the Governor affirmatively states
 that allegations call for legal conclusions to which no response is
 required; but insofar as a response is required, the Governor is without
 knowledge or information sufficient to form a belief as to the truth of the
 allegations and therefore the Governor denies them.
- 192. The Governor denies the allegations in paragraph number one hundred-ninety-two (192) of the Complaint.
- 193. The Governor denies the allegations in paragraph one hundredninety-three (193) of the Complaint.

- 194. The Governor denies the allegations in the first sentence of paragraph one hundred ninety-four (194) of the Complaint. With respect to the remaining allegations of paragraph number one hundred-ninety-four (194) of the Complaint, the Governor affirmatively states that allegations call for legal conclusions to which no response is required; but insofar as a response is required, the Governor denies the allegations.
- 195. With respect to the allegations of paragraph number one hundredninety-five (195) of the Complaint, the Governor affirmatively states that allegations call for legal conclusions to which no response is required; but insofar as a response is required, the Governor denies the allegations.
- 196. With respect to the allegations of paragraph number one hundred-ninety-six (196) of the Complaint, the Governor affirmatively states that allegations call for legal conclusions to which no response is required; but insofar as a response is required, the Governor denies the allegations.
- 197. With respect to the allegations of paragraph number one hundredninety-seven (197) of the Complaint, the Governor affirmatively states that allegations call for legal conclusions to which no response is

- required; but insofar as a response is required, the Governor denies the allegations.
- 198. With respect to the allegations of paragraph number one hundredninety-eight (198) of the Complaint, the Governor affirmatively states that the allegations call for legal conclusions to which no response is required; but insofar as a response is required, the Governor denies the allegations.
- 199. With respect to the allegations of paragraph number one hundredninety-nine (199) of the Complaint, the Governor affirmatively states
 that House Bill 13-1229 is a writing that speaks for itself. With respect
 to the remainder of the allegations of paragraph number one hundredninety-nine (199) of the Complaint, the Governor affirmatively states
 that the allegations call for legal conclusions to which no response is
 required; but insofar as a response is required, the Governor denies the
 allegations.
- 200. With respect to the allegations of paragraph number two hundred (200) of the Complaint, the Governor affirmatively states that the allegations call for legal conclusions to which no response is required; but insofar as a response is required, the Governor denies the allegations.

- 201. With respect to the allegations of paragraph number two hundredone (201) of the Complaint, the Governor affirmatively states that the allegations call for legal conclusions to which no response is required; but insofar as a response is required, the Governor denies the allegations.
- 202. With respect to the allegations of paragraph number two hundred-two (202) of the Complaint, the Governor affirmatively states that the allegations call for legal conclusions to which no response is required; but insofar as a response is required, the Governor denies the allegations.
- 203. With respect to the allegations of paragraph number two hundred-three (203) of the Complaint, the Governor affirmatively states that the allegations call for legal conclusions to which no response is required; but insofar as a response is required, the Governor denies the allegations.
- 204. With respect to the allegations of paragraph number two hundredfour (204) of the Complaint, the Governor affirmatively states that the
 allegations call for legal conclusions to which no response is required;
 but insofar as a response is required, the Governor denies the
 allegations.

- 205. With respect to the allegations of paragraph number two hundredfive (205) of the Complaint, the Governor lacks knowledge sufficient to admit or deny the allegations, and therefore denies them.
- 206. With respect to the allegations of paragraph number two-hundred-six (206) of the Complaint, the Governor affirmatively states that the allegations call for legal conclusions to which no response is required; but insofar as a response is required, the Governor denies them.
- 207. With respect to the allegations of paragraph number two hundredseven (207) of the Complaint, the Governor affirmatively states that the allegations call for legal conclusions to which no response is required; but insofar as a response is required, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 208. With respect to the allegations of paragraph number two hundred-eight (208) of the Complaint, the Governor affirmatively states that the allegations call for legal conclusions to which no response is required; but insofar as a response is required, the Governor denies the allegations.
- 209. The Governor denies the allegations in paragraph number two hundred-nine (209) of the Complaint.

210. With respect to the allegations of paragraph number two hundredten (210) of the Complaint, the Governor admits that he issued a signing statement requiring interpretive guidance regarding House Bill 13-1224 and House Bill 13-1229 be issued, that the Department of Law issued such guidance on May 16, 2013, and that the guidance has been made publicly available. With respect to the remaining allegations of paragraph number two hundred-ten (210) of the Complaint, the Governor affirmatively states that the allegations call for legal conclusions to which no response is required; but insofar as a response is required, the Governor denies the allegations.

FIRST CLAIM FOR RELIEF

- 211. With respect to the allegations of paragraph number two hundredeleven (211), the Governor responds as if the answers set forth in paragraphs numbers one (1) through two hundred-ten (210) of this answer were set forth in full in this paragraph.
- 212. With respect to paragraph number two hundred-twelve (212) of the Complaint, the Governor admits that he signed HB 1224 on or about March 20, 2013. With respect to the remaining allegations, the Governor affirmatively states that the statute speaks for itself.

- 213. The Governor lacks information sufficient to admit or deny the allegations in paragraph 213, and therefore denies them.
- 214. With respect to the allegations of paragraph number two hundredfourteen (214) of the Complaint, the Governor affirmatively states that
 the allegations call for legal conclusions to which no response is
 required; but insofar as a response is required, the Governor is without
 knowledge or information sufficient to form a belief as to the truth of the
 allegations and therefore the Governor denies them.
- 215. With respect to the allegations of paragraph number two hundredfifteen (215) of the Complaint, the Governor lacks information sufficient to admit or deny the allegations, and therefore denies them.
- 216. With respect to the allegations of paragraph number two hundredsixteen (216) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 217. With respect to the allegations of paragraph number two hundredseventeen (217) of the Complaint, the Governor affirmatively states that the allegations call for legal conclusions to which no response is required; but insofar as a response is required, the Governor denies the allegations.

- 218. With respect to the allegations of paragraph number two hundredeighteen (218) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 219. With respect to the allegations of paragraph number two hundrednineteen (219) of the Complaint, the Governor affirmatively states that the allegations call for legal conclusions to which no response is required; but insofar as a response is required, the Governor denies the allegations.

SECOND CLAIM FOR RELEIF

- 220. With respect to the allegations of paragraph number two hundredtwenty (220) of the Complaint, the Governor responds as if the answers set forth in paragraphs numbers one (1) through two hundred-nineteen of this answer were set forth in full in this paragraph.
- 221. With respect to the allegations of paragraph number two hundredtwenty (221) of the Complaint, the Governor affirmatively states that the allegations call for legal conclusions to which no response is required; but insofar as a response is required, the statute speaks for itself.
- 222. With respect to the allegations of paragraph number two hundredtwenty-two (222) of the Complaint, the Governor is without knowledge

- or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 223. With respect to the allegations of paragraph number two hundred-twenty-three (223) of the Complaint, the Governor affirmatively states that the allegations call for legal conclusions to which no response is required; but insofar as a response is required, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 224. The Governor denies the allegations in paragraph number two hundred-twenty-four (224) of the Complaint.
- 225. With respect to the allegations of paragraph number two hundredtwenty-five (225) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 226. With respect to the allegations of paragraph number two hundred-twenty-six (226) of the Complaint, the Governor affirmatively states that the allegations call for legal conclusions to which no response is required; but insofar as a response is required, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.

- 227. With respect to the allegations of paragraph number two hundredtwenty-seven (227) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 228. The Governor denies the allegations in paragraph number two hundred-twenty-eight (228) of the Complaint.

THRID CLAIM FOR RELIEF

- 229. With respect to the allegations of paragraph number two hundred twenty-nine (229) of the Complaint, the Governor responds as if the answers set forth in paragraphs numbers one (1) through two hundred twenty-eight (228) of this answer were set forth in full in this paragraph.
- 230. The Governor denies the allegations in paragraph number two hundred-thirty (230) of the Complaint.
- 231. With respect to the allegations of paragraph number two hundredthirty-one (231) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 232. With respect to the allegations of paragraph number two hundredthirty-two (232) of the Complaint, the Governor is without knowledge or

- information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 233. With respect to the allegations of paragraph number two hundredthirty-three (233) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 234. With respect to the allegations of paragraph number two hundred-thirty-four (234) of the Complaint, the Governor affirmatively states that the allegations call for legal conclusions to which no response is required; but insofar as a response is required, the Governor denies the allegations.
- 235. With respect to the allegations of paragraph number two hundred-thirty-five (235) of the Complaint, the Governor affirmatively states that the allegations call for legal conclusions to which no response is required; but insofar as a response is required, the Governor denies the allegations.

FOURTH CLAIM FOR RELIEF

236. With respect to the allegations of paragraph number two hundred thirty-six (236) of the Complaint, the Governor responds as if the answers set forth in paragraphs numbers one (1) through two hundred thirty-five (235) of this answer were set forth in full in this paragraph.

- 237. With respect to the allegations of paragraph two hundred thirtyseven (237), the Governor affirmatively states that House Bill 13-1224 is
 a writing that speaks for itself. With respect to the remaining
 allegations of paragraph 237, the Governor affirmatively states that the
 allegations call for legal conclusions to which no response is required;
 but insofar as a response is required, the Governor affirmatively states
 that the statute speaks for itself.
- 238. With respect to the allegations of paragraph two hundred thirtyeight (238), the Governor affirmatively states that House Bill 13-1224 is a writing that speaks for itself.
- 239. With respect to the allegations of in the first sentence of paragraph number two hundred-thirty-nine (239) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them. The remaining allegations in paragraph 239 call of legal conclusions to which no response is required; but insofar as a response is required, the Governor affirmatively states that the statute speaks for itself.
- 240. With respect to the allegations of paragraph number two hundredforty (240) of the Complaint, the Governor affirmatively states that the allegations call for legal conclusions to which no response is required;

- but insofar as a response is required, the Governor lacks knowledge sufficient to admit or deny the allegations, and therefore denies them.
- 241. The Governor denies the allegations in paragraph number two hundred-forty-one (241) of the Complaint.
- 242. With respect to the allegations of paragraph number two hundredforty-two (242) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 243. With respect to the allegations of paragraph number two hundredforty-three (243) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 244. With respect to the allegations of paragraph number two hundredforty-four (244) of the Complaint, the Governor affirmatively states that
 the allegations call for legal conclusions to which no response is
 required; but insofar as a response is required, the Governor denies the
 allegations.

FIFTH CLAIM FOR RELIEF

245. With respect to the allegations of paragraph number two hundred forty-five (245) of the Complaint, the Governor responds as if the

- answers set forth in paragraphs numbers one (1) through two hundred forty-four (244) of this answer were set forth in full in this paragraph.
- 246. With respect to the allegations of paragraph two hundred forty-six (246), the Governor affirmatively states that Title II of the Americans with Disabilities Act (ADA) is a writing that speaks for itself.
- 247. With respect to the allegations of paragraph two hundred forty-seven (247), the Governor affirmatively states that definitions contained within the ADA are writings that speak for themselves.
- 248. With respect to the allegations of paragraph number two hundredforty-eight (248) of the Complaint, the Governor affirmatively states
 that the allegations call for legal conclusions to which no response is
 required; but insofar as a response is required, the Governor lacks
 knowledge sufficient to admit or deny the allegations, and therefore
 denies them.
- 249. With respect to the allegations of paragraph number two hundredforty-nine (249) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 250. With respect to the allegations of paragraph number two hundredfifty (250) of the Complaint, the Governor is without knowledge or

- information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 251. The Governor denies the allegations in paragraph number two hundred-fifty-one (251) of the Complaint.
- 252. With respect to the allegations of paragraph number two hundred-fifty-two (252) of the Complaint, the Governor affirmatively states that the allegations call for legal conclusions to which no response is required; but insofar as a response is required, the Governor denies the allegations.

SIXTH CLAIM FOR RELIEF

- 253. With respect to the allegations of paragraph number two hundred fifty-three (253) of the Complaint, the Governor responds as if the answers set forth in paragraphs numbers one (1) through two hundred fifty-two (252) of this answer were set forth in full in this paragraph.
- 254. With respect to the allegations of paragraph two hundred fifty-four (254), the Governor affirmatively states that HB 1229 is a writing that speaks for itself.
- 255. With respect to the allegations of paragraph number two hundredfifty-five (255) of the Complaint, the Governor affirmatively states that the allegations call for legal conclusions to which no response is

- required; but insofar as a response is required, the Governor denies the allegations.
- 256. With respect to the allegations of paragraph number two hundred-fifty-six (256) of the Complaint, the Governor affirmatively states that the allegations call for legal conclusions to which no response is required; but insofar as a response is required, the Governor denies the allegations.
- 257. With respect to the allegations of paragraph number two hundred-fifty-seven (257) of the Complaint, the Governor affirmatively states that the allegations call for legal conclusions to which no response is required; but insofar as a response is required, the Governor denies the allegations.
- 258. With respect to the allegations of paragraph number two hundred-fifty-eight (258) of the Complaint, the Governor is without knowledge or information sufficient to form a belief as to the truth of the allegations and therefore the Governor denies them.
- 259. The Governor denies the allegations in paragraph number two hundred-fifty-nine (259) of the Complaint.
- 260. The Governor denies all allegations contained in the Complaint not specifically admitted in this answer.

RELIEF REQUESTED

261. The Governor denies that Plaintiffs are entitled to the relief they request, including their requests for declaratory relief, injunctive relief, and attorney fees and costs.

AFFIRMATIVE DEFENSES

- 1. Plaintiffs have failed to state claims for relief.
- 2. Plaintiffs' claims may be barred because Plaintiffs lack a private right of action.
 - 3. Plaintiffs' claims may be barred by Eleventh Amendment immunity.
- 4. Plaintiffs' claims may be barred because some or all Plaintiffs lack the standing to assert them.
- 5. Plaintiffs have been afforded all the rights, privileges, and immunities granted by the United States Constitution, the Colorado Constitution, and state and federal law.
- 6. The Governor is not a proper party to some or all of Plaintiffs' claims.
 - 7. This court lacks subject matter jurisdiction over Plaintiffs' claims.
- 8. Plaintiffs have not been excluded from participation in the benefits and programs of a public entity.

9. The Governor reserves the right to assert additional affirmative defenses or rescind affirmative defenses after further investigation and discovery.

Wherefore, the Governor requests this Court to enter judgment in their favor and additionally request attorney fees and any other relief this Court deems just and proper.

JOHN W. SUTHERS Attorney General

s/ Kathleen Spalding

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CERTIFICATE OF SERVICE

I hereby certify that on <u>June 7</u>	, 2013 I served a true and
complete copy of the foregoing ANSWE	R TO FIRST AMENDED COMPLAINT
FOR DECLARATORY AND INJUNCT	IVE RELIEF upon all counsel of record
listed below via the CM/ECF system for	the United States District Court for the
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	s / Debbie Bendell